INTERNATIONAL SEARCH REPORT

International application No. PCT/CN 03/01088

_		
national classification and IPC		
ed by classification symbols)		
9G5/00; G06F7/00; G09F5/08; G09B17/00	; G09B5/00	
the extent that such documents are included	in the fields searched	
ame of data base and, where practicable, sea	arch terms used)	
OC PATENTPIC PAJ CNPAT		
	•	
NDARY, EDGE,BRIM, MARGIN,RANGI	E;BOUND	
· · · · · · · · · · · · · · · · · · ·	1	
ppropriate, of the relevant passages	Relevant to claim No.	
N1178594 A (MOTOROLA INC.) G09G5/00 G09F5/08 G09B17/00 G09B5/00 APR.1998(8.4.1998), PAGE 10 LINE 4-15; PAGE 9 LINE 7–28; PAGE16 LINE 19-24; IG 30		
		A US20020120635A1, (RAYMOND ANTHONY JOAO) G06F7/00 29 AUG2002(29.8.2002),SEE THE WHOLE DUCUMENT
☑ See patent family annex.		
Va oce patent family affice.		
"T" later document published after the		
"T" later document published after the or priority date and not in conflic cited to understand the principle	t with the application but	
"T" later document published after the or priority date and not in conflict cited to understand the principle invention "X" document of particular relevance	t with the application but or theory underlying the e; the claimed invention	
 "T" later document published after the or priority date and not in conflict cited to understand the principle invention "X" document of particular relevanc cannot be considered novel or cannot an inventive step when the document of the considered novel or cannot an inventive step when the document of the considered novel or cannot an inventive step when the document of the considered novel or cannot an inventive step when the document of the considered novel or cannot an inventive step when the document of the considered novel or cannot an inventive step when the document of the considered novel or cannot an inventive step when the document of the considered novel or cannot an inventive step when the document of the considered novel or cannot are inventive step when the document of the considered novel or cannot are inventive step when the document of the considered novel or cannot are inventive step when the document of the considered novel or cannot are inventive step when the document of the considered novel or cannot are inventive step when the document of the considered novel or cannot are inventive step when the document of the considered novel or cannot are inventive step when the document of the considered novel or cannot are inventive step when the document of the considered novel or cannot are inventive step when the considered novel or cannot are inventive step when the considered novel or cannot are inventive step when the considered novel or cannot are inventive step when the considered novel or cannot are inventive step when the considered novel or cannot are inventive step when the considered novel or cannot are inventive step when the considered novel or cannot are inventive step when the considered novel or cannot are inventive step when the considered novel or cannot are inventive step when the considered novel or cannot are inventive step when the considered novel or cannot are inventive step when the considered novel or cannot are inventive step when the considered novel or	t with the application but or theory underlying the e; the claimed invention of the considered to involve ment is taken alone	
"T" later document published after the or priority date and not in conflict cited to understand the principle invention "X" document of particular relevanc cannot be considered novel or cannot an inventive step when the document of particular relevance."	t with the application but or theory underlying the e; the claimed invention of be considered to involve ment is taken alone e; the claimed invention	
"T" later document published after the or priority date and not in conflict cited to understand the principle invention "X" document of particular relevance cannot be considered novel or cannot an inventive step when the document of particular relevance cannot be considered to involve a document is combined with one of	t with the application but or theory underlying the e; the claimed invention of be considered to involve ment is taken alone e; the claimed invention un inventive step when the or more other such	
"T" later document published after the or priority date and not in conflict cited to understand the principle invention "X" document of particular relevance cannot be considered novel or cannot an inventive step when the document of particular relevance cannot be considered to involve a	t with the application but or theory underlying the e; the claimed invention of be considered to involve ment is taken alone e; the claimed invention on inventive step when the or more other such ing obvious to a person	
"T" later document published after the or priority date and not in conflict cited to understand the principle invention "X" document of particular relevanc cannot be considered novel or cannot an inventive step when the document of particular relevanc cannot be considered to involve a document is combined with one of documents, such combination be skilled in the art	t with the application but or theory underlying the e; the claimed invention at be considered to involve ment is taken alone e; the claimed invention in inventive step when the or more other such ing obvious to a person patent family	
	DOCUMENT, READER, POSITION, INDARY, EDGE, BRIM, MARGIN, RANGIN, RANGIN	

INTERNATIONAL SEARCH REPORT

Information on patent family members

International application No.

			<u>-</u>	W03101088
Document members		Family members	S	
CN1178594A	8 APR.1998(8.4.1998)	WO9722107 A1		19.JUN.1997
		AU1334897 A		03.JUL.1997
		EP0809839 A1		03.DEC.1997
		DE19681252T		23.APR.1998
		MX9706178 A1		01.NOV.1997
US20020120635A1	29 AUG.2002(29.8.2002)	NO		
		İ		
	·			
DOTAGA MIO (notant family				

Form PCT/ISA /210 (patent family annex) (July 1998)